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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

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INTERNA	TIONAL PRELIMINARY EXAMINA	TION REPORT
•	(PCT Article 36 and Rule 70)	
Applicant's or agent's file reference bct030031		tion of Transmittal of Intexamination Report (Form PCT/IP
International application No. PCT/FR2003/001149	International filing date (day/month/year) 11 avril 2003 (11.04.2003)	Priority date (day/month/year) 17 avril 2002 (17.04.20
International Patent Classification (IPC) of G01C 19/56	or national classification and IPC	
Applicant		
	SAGEN S.A.	
and is transmitted to the applicar 2. This REPORT consists of a total	of 6 sheets, including this cover she	eet.
amended and are the basis 70.16 and Section 607 of	panied by ANNEXES, i.e., sheets of the description s for this report and/or sheets containing rectification the Administrative Instructions under the PCT). a total of sheets.	ons made before this Authority (
3. This report contains indications	relating to the following items:	
I Basis of the repo	ort	
II Priority		
III Non-establishme	ent of opinion with regard to novelty, inventive step	and industrial applicability
IV Lack of unity of	invention	
v Reasoned statem	nent under Article 35(2) with regard to novelty, inventantions supporting such statement	ntive step or industrial applicabil
VI Certain documer	nts cited	
VI Certain documer	nts cited in the international application	
VI Certain documer VII Certain defects in		
VI Certain documer VII Certain defects i	n the international application	
VI Certain documer VII Certain defects i	n the international application	
VI Certain documer VII Certain defects in VIII Certain observat	tions on the international application Date of completion of	
VI Certain documer VII Certain defects in VIII Certain observat Date of submission of the demand	Date of completion of Jacobs 10.2003)	this report

Form PCT/IPEA/409 (cover sheet) (July 1998)

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/FR2003/001149

I.	Basis	of the re	eport					
1. With regard to the elements of the international application:*								
		the inte	rnational application as originally filed					
	\boxtimes	the des	cription:					
		pages	1-9 , as originally filed					
		pages	, filed with the demand					
		pages	, filed with the letter of					
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		pages pages						
		pages	, filed with the demand, filed with the demand					
			wings:					
		pages	, as originally filed					
		pages	, filed with the demand					
		pages	, filed with the letter of					
	☐ t	he seque	ence listing part of the description:					
		pages	, as originally filed					
		pages	, filed with the demand					
		pages	, filed with the letter of					
2.	the in	iternation e elemen	o the language, all the elements marked above were available or furnished to this Authority in the language in which nal application was filed, unless otherwise indicated under this item. ts were available or furnished to this Authority in the following language which is:					
	H		guage of a translation furnished for the purposes of international search (under Rule 23.1(b)).					
	\vdash		guage of publication of the international application (under Rule 48.3(b)).					
	Ш	the lan or 55.3	guage of the translation furnished for the purposes of international preliminary examination (under Rule 55.2 and/).					
3.	With	regard minary e	to any nucleotide and/or amino acid sequence disclosed in the international application, the international xamination was carried out on the basis of the sequence listing:					
	Ш	contain	ned in the international application in written form.					
	Ц	filed to	gether with the international application in computer readable form.					
	Ц	furnish	ed subsequently to this Authority in written form.					
	Ш	furnish	ed subsequently to this Authority in computer readable form.					
			atement that the subsequently furnished written sequence listing does not go beyond the disclosure in the tional application as filed has been furnished.					
			atement that the information recorded in computer readable form is identical to the written sequence listing has urnished.					
4.		The an	nendments have resulted in the cancellation of:					
			the description, pages					
			the claims, Nos.					
			the drawings, sheets/fig					
5.		This rep	port has been established as if (some of) the amendments had not been made, since they have been considered to go the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**					
*	in thi	icement s is report 10.17).	sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to tas "originally filed" and are not annexed to this report since they do not contain amendments (Rule 70.16					
**	Any r	eplacem	ent sheet containing such amendments must be referred to under item 1 and annexed to this report.					

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/FR 03/01149

Reasoned statement under Article 3 citations and explanations supporting	5(2) with regard to novelty, ng such statement	inventive step or industrial app	licability;
Statement			
Novelty (N)	Claims	1, 2	YES
	Claims		NO NO
Inventive step (IS)	Claims		YES
	Claims	1, 2	NO NO
Industrial applicability (IA)	Claims	1, 2	YES
	Claims		NO

Citations and explanations

Reference is made to the following document:

- D1: WO 01 55675 A (FELL CHRISTOPHER PAUL; BAE SYSTEMS PLC (GB)) 2 August 2001 (2001-08-02), cited in the application
- 1. The present application satisfies PCT Article 33(1) since the subject matter of claims 1 and 2 meets the novelty requirements of PCT Article 33(2). However, the present application does not satisfy PCT Article 33(1) since the subject matter of claims 1 and 2 does not involve an inventive step under PCT Article 33(3), for the following reasons:

Novelty:

2. D1, which is considered the prior art closest to the subject matter of claim 1, describes (the references in brackets are to that document): a method of producing a mechanical resonator with a flat monolithic vibrating structure machined from crystalline material, wherein, for the single crystal material silicon, the possibility of a vibrating mode of the order of 2 for a crystal cut

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in plane [111] and of the order of 3 for a crystal cut in plane [100] is mentioned (see page 5, line 11, to page 6, line 3). Therefore the subject matter of claim 1 differs from this known method in several respects: first, silicon is excluded for cases in which the vibrating mode in the cubic structures is of the order of 2 and the crystal is cut in plane [111] and in which the vibrating mode in the cubic structures is of the order of 3 and the crystal is cut in plane [100], i.e. there is a disclaimer (see PCT International Preliminary Examination Guidelines, chapter 5.41). Second, the known method does not concern cubic structures cut as per [001] or [010]. Finally, the known method does not disclose the manner in which materials with a trigonal, tetragonal or hexagonal structure are machined.

The same applies to the device as per claim 2; therefore the subject matter of these claims is novel (PCT Article 33(2)).

Inventive step:

3. The description of the present application (see page 6, lines 26 to 33) asserts that the information provided by D1 is specific and does not give a person skilled in the art any indication as to the other possible cutting planes for silicon or as to the possible cutting planes for other crystalline materials having a cubic, or other, structure.

However, this assertion does not appear to be correct: an expert in the field in question is familiar with the materials used in micro-machining

and their crystalline structure; he is aware that details of the crystalline structure play an important role in the, generally anisotropic, etching of these materials; he is also aware that, although silicon is the preferred material owing to its favourable properties, other materials can be used (quartz, for example). Nowhere does D1 suggest that the phenomenon illustrated in figure 2 would be specific to silicon alone. On the contrary, a person skilled in the art would deduce from the example of silicon given in D1 that the cutting plane of any crystalline material can be determined by reference to the angular behaviour of the calculated, determined or known modulus of elasticity of this material. The essential factor in D1 is neither the choice of material (silicon) nor the shape of the resonator (annular) but the disclosure that an isotropic resonator can be produced by using an anisotropic crystalline material. To that end, D1 describes the principle (studying the modulus of elasticity as a function of the angle of rotation in the plane in question; see D1, page 5, lines 17 to 25) and means of implementing it (analysis using Lagrange equations; see D1, page 5, lines 27 and

It is true that D1 considers only a single resonator shape and a single material. Therefore, it is not asserted here that it would be obvious to use another material if document D1 alone were available. The argument is rather the opposite: given that it is known that different crystalline materials can be used to produce mechanical resonators having a monolithic vibrating structure, a person skilled in the art wishing to produce such

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a resonator from this known material (other than silicon) would certainly consult D1.

Having consulted D1, the principle disclosed therein would provide him with all the information necessary for determining a cutting plane for the other crystalline material, that is, this material has to be analysed using the same Lagrange equations, substituting the parameters relevant to this material. The application of this principle automatically produces the same results as those mentioned in claims 1 and 2.

It is not at all clear from the description in the present application how the relations mentioned in the claims are obtained. Although it could be asserted that these relations are the fruit of complex calculations and that the results of these calculations cannot be foreseen, it must be stated that these complex calculations are not mentioned anywhere in the description.

Clearly, the subject matter of the application is not at all insignificant; however, in view of D1 and the principle it discloses, the subject matter of claims 1 and 2 does not appear to involve an inventive step (PCT Article 33(3)).

Claims 1 and 2 appear to have industrial 4. applicability.